1 WHEREAS, the relevant city's average S-RAD score for the LCHB 128 case was calculated 2 based on nighttime trips in the 7 preceding days even though the LCHB 128 trip occurred during S-3 RAD daytime thereshold hours; 4 WHEREAS, the parties agreed to stipulate to the relevant city's average S-RAD score in the 5 preceding 7 days using daytime trips; 6 NOW, THEREFORE, the parties, each intending to be bound, stipulate and agree as 7 follows: 8 1. The average S-RAD score for daytime trips in CityID 26 (covering Phoenix, AZ and 9 Tempe, AZ) over a 7-day period ending on June 28, 2024 was 10 IT IS SO STIPULATED. 11 12 DATED: November 25, 2025 Respectfully submitted, 13 By: /s/ Sarah R. London RACHEL B. ABRAMS (Cal Bar No. 209316) 14 ADAM B. WOLF (Cal Bar No. 215914) SARA B. CRAIG (Cal Bar No. 301290) 15 PEIFFER WOLF CARR KANE CONWAY & WISE, LLP 16 555 Montgomery Street, Suite 820 San Francisco, CA 94111 17 Telephone: 415.766.3544 Facsimile: 415.840.9435 18 Email: rabrams@peifferwolf.com awolf@peifferwolf.com 19 scraig@peifferwolf.com 20 ROOPAL P. LUHANA (Pro Hac Vice) CHAFFIN LUHANA LLP 21 600 Third Avenue, Fl. 12 22 New York, NY 10016 Telephone: (888) 480-1123 23 Email: luhana@chaffinluhana.com 24 SARAH R. LONDON (SBN 267083) ANDREW R. KAUFMAN (Pro Hac Vice) 25 GIRARD SHARP LLP 26 601 California St., Suite 1400 San Francisco, CA 94108 27 Telephone: (415) 981-4800 Email: slondon@girardsharp.com 28 akaufman@girardsharp.com

**ATTESTATION** 

Pursuant to Civil Local Rule 5-1(i)(3), I attest that all signatories listed, and on whose behalf the filing is submitted, concur in the filing's consent and have authorized the filing.

Dated: November 25, 2025 /s/ Andrew Kaufman

Andrew Kaufman

**PROPOSED** ORDER

IT IS SO ORDERED.

Dated: December 1, 2025

